

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

In re:

NINETY-FIVE MADISON COMPANY, L.P.,

Post-Effective Date Debtor.

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Chapter 11

Case No. 21-10529 (DSJ)

**ORDER REGARDING OBJECTION DEADLINE FOR SETTLEMENT OF ORDER  
GRANTING FINAL FEE APPLICATION OF BRANTON REALTY SERVICES LLC**

On March 27, 2025, the Court entered a Decision on Application of Branton Realty Services LLC (“Branton”) for Compensation and Reimbursement of Expenses (ECF #420) granting Branton’s administrative expense fee application in the amount of \$950,000 plus reimbursement of its expenses plus reasonable legal fees and disbursements. The Court directed Branton to docket a proposed order, on notice, effectuating this ruling, quantifying and substantiating the expenses and fees it asserted are due and directed the parties to attempt to reach agreement on what constitutes a reasonable figure for such fees and expenses.

On April 2, 2025, Branton filed a Notice of Settlement of Order and Proposed Order (ECF #422), which stated that Debtor shall have until April 16, 2025 to object (“Objection Deadline”). Branton and the Debtor now jointly seek a one-week extension of the Objection Deadline to April 23, 2025 to allow the parties additional time to meet and confer on what constitutes a reasonable figure for such fees and expenses.

It is hereby ORDERED that the Objection Deadline is extended to April 23, 2025.

**SO ORDERED.**

Dated: New York, New York  
April 16, 2025

s/ David S. Jones  
Honorable David S. Jones  
United States Bankruptcy Judge